

FOR THE NORTHERN DISTRICT OF CALIFORNIA, SAN JOSE DIVISION

INTERESTED PERSONS OR

TO ALL PARTIES AND THEIR COUNSEL OF RECORD, AND ALL

Pursuant to Civil L.R. 3-16, the undersigned certifies that the following listed persons, associations of persons, firms, partnerships, corporations (including parent corporations) or other entities (i) have a financial interest in the subject matter in controversy or in a party to the proceeding, or (ii) have a non-financial interest in that subject matter or in a party that could be substantially affected by the outcome of this proceeding.

27

28

						1	•
						2	
						(1)	}
						4	Ł
						5	5
						6	5
						,	7
						8	3
	4100 NEWPORT PLACE DRIVE		NEWPORT BEACH, CALIFORNIA 92660		FAX (949) 752-0953	2	€
						1()
						T	1.
						12	2
χX				_		13	3
RYNN & JANOWSKY	PLAC	700	CALIF	(949) 752-2911	752-0	14	4
A 7	PORT	SUITE 700	VCH, C	19) 75	(949)	1!	5
RYNN	NEW -		RT BE/	6)	FAX	1	6
	4100		WPOF			1	7
			Z			1	8
						1	9
						2	0
						2	1
						2	2
						2	3
						2	4
						2	5
						2	6
						2	7
						2	8

1.

corporation

BENGARD RANCH, INC., a Plaintiff seeking recovery of at least \$49,020.36 plus finance charges and attorney fees against Defendants for alleged Breach Of Contract; Enforcement Of Statutory PACA Trust Provisions; Violation Of PACA: Failure To Account And Pay Promptly.

2. LETT US ONE CORPORATION, a corporation

Corporate Defendant against whom Plaintiff seeks recovery in the cumulative amount of at least \$49,020.36 plus finance charges and attorney fees.

3. ROBERTO L. ROMERO, an individual

Individual Defendant and statutory trustee under 7 U.S.C. §499e against whom Plaintiff seeks recovery in the cumulative amount of at least \$49,020.36 plus finance charges and attorney fees.

DATED: July 14, 2008

RYNN & JANOWSKY, LLP

By:

BART M. BOTTA, Attorneys for

Plaintiff